SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-003136 04/17/2009

CLERK OF THE COURT

V. Stevens
Deputy

JUDGE ROBERT E. MILES

IN RE THE MATTER OF MICHAEL D MOTT

CARISSA K SEIDL

AND

TAWNY MOTT TAWNY MOTT

17609 N 19 AVE # 117 PHOENIX AZ 85023

MINUTE ENTRY

Prior to the commencement of today's proceedings, Petitioner/Father's exhibits 1 through 15 are marked for identification.

Prior to the commencement of today's proceedings, Petitioner/Father, Michael D. Mott, Respondent/Mother, Tawny Mott and witnesses, Ann Kitler, Crystal Brown and Marianne Shelley are sworn.

(OCH) Courtroom 201- 1:33 p.m. This is the time set for Evidentiary Hearing on Respondent/Mother's Petition To Modify Custody, Parenting Time and Child Support. Petitioner/Father is present with above-named counsel. Respondent/Mother is present, appearing on her own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court Invokes the Rule of Exclusion of Witnesses. The witnesses are admonished and temporarily excused from the courtroom.

Docket Code 020 Form D000C Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-003136 04/17/2009

Tawny Mott, previously having been sworn, testifies.

Petitioner's exhibit 8 is received in evidence.

Witness, Ann Kitler, previously having been sworn, takes the stand and testifies.

Witness, Catherine Ward, is sworn, takes the stand and testifies.

Witness, Marianne Shelley, previously having been sworn, takes the stand and testifies.

Witness, Crystal Brown, previously having been sworn, takes the stand and testifies.

Petitioner's exhibit 10 is received in evidence.

Michael D. Mott, previously having been sworn, takes the stand and testifies.

Petitioner's exhibit 11 is received in evidence.

Petitioner's exhibit 15 is offered.

Petitioner's exhibit 12 is received in evidence.

Petitioner's exhibit 1 is received in evidence.

Tawny Mott presents closing arguments to the Court.

Counsel for Father presents closing arguments to the Court.

Based upon the matters presented,

IT IS ORDERED taking this matter under advisement.

4:08 p.m. Matter concludes.

Pursuant to the ruling entered, and there being no further need to retain the exhibits not offered in evidence in the custody of the Clerk of the Court,

IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked, or to their written designee. Counsel/party shall have the right to refile relevant exhibits as needed in support of any appeal. Refiled exhibits

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2001-003136 04/17/2009

must be accompanied by a Notice of Refiling Exhibits and presented to the Exhibits Room of the Clerk's Office. The Court's exhibit tag must remain intact on all refiled exhibits.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form

FILED: Trial Worksheet

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.